IN THE UNITED STATES	DISTRCIT COURT
FOR THE EASTERN DIST	RICT OF NEW YORK

-----X

IN CLERK'S OFFICE
US DISTRICT COURT E.D.N.Y.

ROBERT E. MCDONALD,

* prav - 4 2016 *

Plaintiffs,

BROOKLYN OFFICE

Notice of Change of Address of Defendant and Notice of Defendant Phone Numbers

VS.

AHMED Y. ELKHOLY a.k.a. AHMAD ELKHOLY a.k.a. OMAR ELKHOLY, a.k.a. AHMAD Y. ALKHOLY a.k.a AHMED A. ELKHOLY

Defendants.

NOW COMES PLAINTIFF, Robert E. McDonald and presents the above changes. Plaintiff filed a civil action in this Court on April 26, 2016 in order to recover damages for his personal and other damages directly caused by the Defendant. Plaintiff provides the following information for the reasons below.

Defendant's Attempts To Avoid Service

Defendant was contacted on the morning of April 26, 2016 by Plaintiff in a final effort to resolve access to Plaintiff's property without the need of civil action. Defendant refused again to respond and Plaintiff filed the instant action.

Plaintiff provided an initial address for Defendant in the lawsuit, but has since learned that Defendant's home address was incorrect. After obtaining official public records and verification of those records, Plaintiff provides an update for the address of Defendant below. Defendant's home address is the following:

AHMED Y. ELKHOLY 57-20 65th Street Maspeth, New York 11378-2825

Defendant has also indicated that he may seek to avoid service of the lawsuit so that he may claim improper service. In response, Plaintiff sought confirmation of the Defendant's home

address through other public sources such as the New York Department of Motor Vehicles, Verizon, Sprint and T-Mobile phone companies, the United States Department of State and the Social Security Index File.

Through these records, Plaintiff discovered that <u>Defendant's home phone number is</u> (718) 894-3957 and <u>Defendant's personal cell phone number is 347-549-8880</u>. Plaintiff submits this information to the Court in order to provide the U.S. Marshalls office with the latest and most recent information in order to effect service upon Defendant should the court grant in forma pauperis status.

Respectfully submitted,

Robert E. McDonald

Plaintiff

Urb. La Providencia 2425 Calle Shequel

Ponce, Puerto Rico 00728

Document 6 Filed 05/04/16 Page 3 of 3 PageID #: 43 Brokklyn, New Yor! SAM JUNE THE CAS 225 Cadmon 1 28 AFM 2016 P

il 2014:1832 Cois

(Robert E. McDorchd Urb. La Pravidencia 2425 Calle Shaquel Ance, Eyert Rico 08728